1	GAIL SHIFMAN (State Bar No. 147334) SARAH POTTER (State Bar No. 280478)				
2	Law Offices of Gail Shifman				
3	44 Montgomery Street, Suite 3850 San Francisco, California 94104				
4	Telephone: (415) 551-1500 Facsimile: (415) 551-1502				
5	Attorneys for Defendant				
6	KESIA PENZATO				
7					
8	UNITED STATES DISTRICT COURT				
9	NORTHERN DISTRICT OF CALIFORNIA				
10	SAN FRANCISCO DIVISION				
11) C N CD 12 0000 EMC			
12	UNITED STATES OF AMERICA,) Case No.: CR 12-0089 EMC)			
13	Plaintiff,) STIPULATION AND [PROPOSED]) ORDER CONTINUING STATUS			
14	vs.) HEARING DATE AND EXCLUDING) TIME			
15	GIUSEPPE PENZATO and)			
16	KESIA PENZATO,)			
17	Defendants.)			
18					
19	Plaintiff, by and through its attorney of record, Owen Martikan, and defendants, by and				
20	through their attorneys of record, Nanci Clarence and Josh Cohen on behalf of Defendant				
2122	Giuseppe Penzato and Gail Shifman and Sarah Potter on behalf of Kesia Penzato, hereby				
23					
24	stipulate and ask the Court to find as follows:				
25	1. That the parties are currently scheduled for a status hearing on May 9, 2012 at 2:30				
26	p.m. Defendants are reviewing discovery materials provided by the Government and anticipate				
27	requesting additional discovery before the next hearing date and time will be required for its				
28	STIPULATION & [PROPOSED] ORDER CONTINUING STATUS HEARING & EXO	CLUDING TIME 1			

1	review. Additionally, following the last court hearing, Defendants realized that an existing			
2	scheduling conflict exists with the currently set status date.			
3	2. That the parties stipulate and agree to vacate the May 9, 2012 status date and continue			
4	it until May 23, 2012 at 2:30 p.m.			
5	3. That the parties agree that the failure to grant such a continuance would unreasonably			
6	5. That the parties agree that the failure to grant such a continuance would unreasonably			
7	deny counsel the reasonable time necessary for effective preparation, taking into account the			
8	exercise of due diligence and that May 9, 2012 through May 23, 2012 should be excluded in			
9	accordance with the provisions of the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), on the basis			
10	that the ends of justice are served by taking such action which outweigh the best interest of the			
11				
12	public and the defendant in a speedy trial and also under subsection (B)(iv) for effective			
13	preparation of counsel, taking into account the exercise of due diligence.			
14	Dated: April 24, 2012			
15		/s/	Owen Martikan	
16		Owen M		
17		Assistan	t United States Attorney	
18	Dated: April 24, 2012	/s/	Josh Cohen	
19		Nanci C	larence	
20		Josh Col		
21		Attorney	rs for Defendant Giuseppe Penzato	
22	Dated: April 24, 2012	/s/	Gail Shifman	
23	•	Gail Shi	fman	
24		Sarah Po		
25		Attorney	rs for Defendant Kesia Penzato	
26				
27				
28	STIPULATION & [PROPOSED] OR	DER		

STIPULATION & [PROPOSED] ORDER CONTINUING STATUS HEARING & EXCLUDING TIME

[PROPOSED] ORDER

This matter having come before the Court upon the Stipulation of the parties and GOOD CAUSE APPEARING,

IT IS ORDERED That the May 9, 2012 status hearing date shall be vacated and continued until May 23, 2012 at 2:30 p.m.;

IT IS FURTHER ORDERED that the time from May 9, 2012 through May 23, 2012 shall be excluded in accordance with the provisions of the Speedy Trial Act, 18 U.S.C. §§ 3161(h)(7)(A) and (B)(iv), to provide the defense time to review discovery and for effective preparation. The Court finds that (A) failure to grant the continuance would unreasonably deny defendants the reasonable time necessary for effective preparation, taking into account the exercise of due diligence; and (B) the ends of justice served by the continuance outweigh the best interests of the public and the defendants in a speedy trial. *See* 18 U.S.C. § 3161(h)(1)(7)(A) &

(B)(iv). 27

Dated: April _____, 2012

